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## UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

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DeLyon Attorneys for the Debtor(s)

In Re:

ALIM R. BOWMAN, DEBTOR(S)

Order Filed on October 21, 20

Order Filed on October 21, 2021 by Clerk, U.S. Bankruptcy Court District of New Jersey

Case No.: 18-18610 (SLM)

Chapter: 13

Judge: STACEY MEISEL

## ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: October 21, 2021

Honorable Stacey L. Meisel United States Bankruptcy Judge

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The Cou	art having reviewed the Moti	on for Authorization	to Enter into Fi	nal Loan Modification
Agreement filed	on October 6, 2021	_, as to the first	:	mortgage [enter first,
	c.] concerning real property venue, West Orange, New		the Court havi	ng considered any
objections filed	to such motion, it is hereby (	ORDERED that:		
$\boxtimes$	The debtor is authorized to e	enter into the final loa	n modification	agreement.
order. If it is not debtor, debtor's not fully execute	The loan modification must t, the secured creditor, within attorney, if any, and the stan ed. A response by the debtor, red creditor's Certification; a	14 days thereafter, n ding trustee a Certific , if any, must be filed	nust file with the	e Court and serve on the g why the agreement was
debtor, the stand claim. Absent the disburse funds of	Upon the filing of the Certification was the filing of the Certification was an hand to other creditors pur this case with respect to the greement; and	the secured creditor all within the time frame resuant to the provision	I funds held or set forth above as of the confirm	reserved relating to its , the standing trustee will ned Plan and any proof
debtor must file modification. If	Unless the debtor's Plan has a <i>Modified Chapter 13 Plan</i> the loan modification results nended Schedules I and J wit	and Motions within I	4 days of cons n the debtor's	ummation of the loan expenses, the debtor
[] Order filed on _	Check one:  There is no order requirin  Post-petition arrears are c  requirin  ated as of the date of this ord	apitalized into the loag the Standing Truste	n modification	agreement, and the
and the Standing	Post-petition arrears have g Trustee will continue to ma			
· ·	If fees and costs related to lo	_		
The I	Motion for Authorization to l	Enter into Final Loan	Modification A	Agreement is denied.